

**COUNTY OF SAN LUIS OBISPO BOARD OF SUPERVISORS
AGENDA ITEM TRANSMITTAL**

(1) DEPARTMENT General Services	(2) MEETING DATE January 10, 2006	(3) CONTACT/PHONE Duane P. Leib (805)781-5200 <div style="text-align: right;">kc</div>	
(4) SUBJECT Request to approve a Lease Agreement between the County and the Shandon Valley Lions Club to lease and manage the County-owned Shandon Community Building in Shandon.			
(5) SUMMARY OF REQUEST Approval of the attached Lease Agreement shall permit the Shandon Valley Lions Club to lease and manage the Shandon Community Building for a one-year period starting January 1, 2006, with automatic annual renewals unless terminated by either party with written notice.			
(6) RECOMMENDED ACTION The Department of General Services recommends your Board approve the attached Lease Agreement and authorize the Chairperson to sign the document.			
(7) FUNDING SOURCE(S) n/a	(8) CURRENT YEAR COST n/a	(9) ANNUAL COST n/a	(10) BUDGETED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> N/A <input type="checkbox"/> NO
(11) OTHER AGENCY/ADVISORY GROUP INVOLVEMENT (LIST): County Counsel			
(12) WILL REQUEST REQUIRE ADDITIONAL STAFF? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes, How Many? _____ <input type="checkbox"/> Permanent _____ <input type="checkbox"/> Limited Term _____ <input type="checkbox"/> Contract _____ <input type="checkbox"/> Temporary Help _____			
(13) SUPERVISOR DISTRICT(S) 1st, 2nd, 3rd, 4th, 5th, All		(14) LOCATION MAP <input checked="" type="checkbox"/> Attached <input type="checkbox"/> N/A	
(15) AGENDA PLACEMENT <input checked="" type="checkbox"/> Consent <input type="checkbox"/> Hearing (Time Est. _____) <input type="checkbox"/> Presentation <input type="checkbox"/> Board Business (Time Est. _____)		(16) EXECUTED DOCUMENTS <input type="checkbox"/> Resolutions (Orig + 4 copies) <input checked="" type="checkbox"/> Contracts (Orig + 4 copies) <input type="checkbox"/> Ordinances (Orig + 4 copies) <input type="checkbox"/> N/A	
(17) NEED EXTRA EXECUTED COPIES? <input type="checkbox"/> Number: _____ <input type="checkbox"/> Attached <input type="checkbox"/> N/A		(18) APPROPRIATION TRANSFER REQUIRED? <input type="checkbox"/> Submitted <input type="checkbox"/> 4/5th's Vote Required <input checked="" type="checkbox"/> N/A	

(19) ADMINISTRATIVE OFFICE REVIEW	B-4 (110.00)
-----------------------------------	-----------------



COUNTY OF SAN LUIS OBISPO
Department of general services

COUNTY GOVERNMENT CENTER • SAN LUIS OBISPO, CALIFORNIA 93408 • (805) 781-5200
DUANE P. LEIB, DIRECTOR

TO: BOARD OF SUPERVISORS
Leib
FROM: DUANE P. LEIB, GENERAL SERVICES DIRECTOR
DATE: JANUARY 10, 2006
SUBJECT: REQUEST TO APPROVE A LEASE AGREEMENT BETWEEN THE COUNTY AND THE SHANDON VALLEY LIONS CLUB TO MANAGE THE COUNTY-OWNED SHANDON COMMUNITY BUILDING IN SHANDON

RECOMMENDATION

The Department of General Services recommends your Board approve the attached Lease Agreement permitting the Shandon Valley Lions Club to lease and manage the County-owned Shandon Community Building for a period of one year, with automatic annual renewals unless terminated by either party with written notice.

DISCUSSION

Since the 1950's, through a variety of successive lease agreements, the Shandon Community Building had been leased to the Shandon Lions Club for the primary purpose of operating and maintaining the building as a public meeting place and community hall. The Shandon Lions Club terminated its tenancy at the Shandon Community Building via a letter to the Department of General Services dated February 29, 2000. On September 11, 2000, the Department of General Services issued a Temporary Use Permit on a month-to-month status to the Boys and Girls Club of North San Luis Obispo County, a non-profit organization ("Boys and Girls Club") for the primary purpose of providing a supervised, after school program for children. Following in April of 2001, the County and the Boys and Girls Club entered into a Lease agreement. This agreement terminated June 15, 2003, due to a lack of community participation.

The building was not used again until May 4, 2004, when the Shandon Valley Lions Club entered into a Temporary Use Permit for the primary purpose of operating and maintaining the building as a public meeting place and community hall. Following a recent remodel of the building, the Shandon Valley Lions Club has expressed an interest in assuming a long-term lease of the Shandon Community Building. Government Code Section 25536 allows the Board of Supervisors, with a four-fifths vote, to approve the lease of a County-owned building held for the purpose of community recreation without requiring a bid procedure. The Department of

B-L
2

Board of Supervisors
January 10, 2006
Page two

General Services has been pleased with the management and maintenance of the Shandon Community Building over the years provided by the Shandon Valley Lions Club and recommends approval of the proposed lease.

The contract presented today leases the Shandon Community Building to the Shandon Valley Lions Club, with rent waived in exchange for their maintenance and management of the building, as a public meeting place and community hall. The term of the lease is one year beginning January 1, 2006, with automatic annual renewals unless terminated by either party with written notice. The Shandon Valley Lions Club will pay all utilities and the first \$1,000 of any maintenance or repair, and, they may keep rental fees they charge for use of the building in order to defray their expenses.

OTHER AGENCY INVOLVEMENT

County Counsel has reviewed and approved the form and legal content of this agreement.

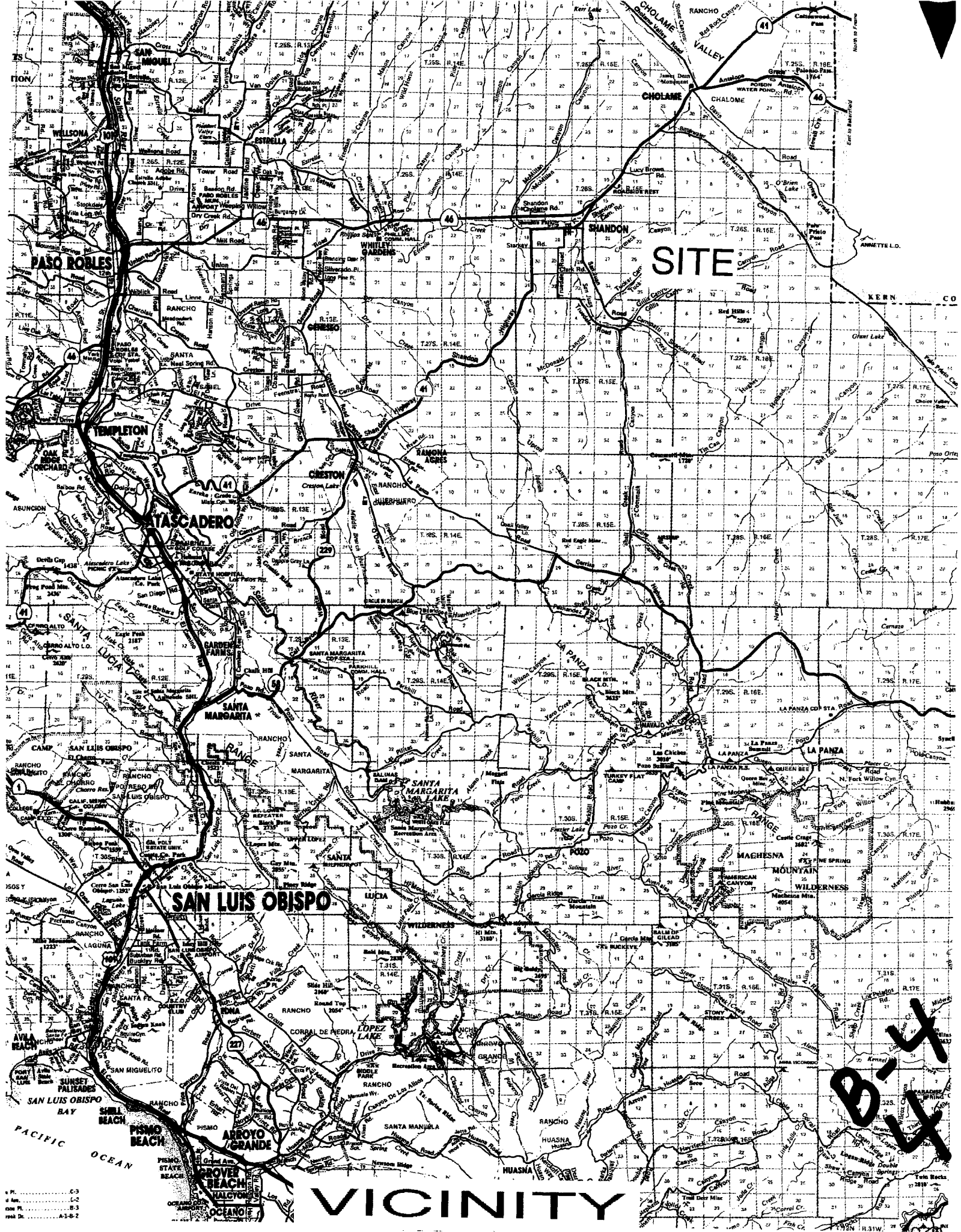
FINANCIAL CONSIDERATIONS

The lessee is required to maintain and operate the Shandon Community Building for the benefit of the community in lieu of payment of monetary rent. This lease does not alter the financial provisions of the County's previous agreement with the Shandon Valley Lions Club with regards to this building and is in general conformance with the County's agreements with other non-profit organizations for the maintenance and operation of County-owned community buildings.

RESULTS

Approval of the attached Lease Agreement shall permit the Shandon Valley Lions Club to lease and manage the County-owned Shandon Community Building for a period of one year, with automatic annual renewals if not terminated by either party with written notice.

B-4
B-3



1. PL. C-2
2. PL. C-3
3. PL. C-4
4. PL. C-5
5. PL. C-6
6. PL. C-7
7. PL. C-8
8. PL. C-9
9. PL. C-10
10. PL. C-11
11. PL. C-12
12. PL. C-13
13. PL. C-14
14. PL. C-15
15. PL. C-16
16. PL. C-17
17. PL. C-18
18. PL. C-19
19. PL. C-20
20. PL. C-21
21. PL. C-22
22. PL. C-23
23. PL. C-24
24. PL. C-25
25. PL. C-26
26. PL. C-27
27. PL. C-28
28. PL. C-29
29. PL. C-30
30. PL. C-31
31. PL. C-32
32. PL. C-33
33. PL. C-34
34. PL. C-35
35. PL. C-36
36. PL. C-37
37. PL. C-38
38. PL. C-39
39. PL. C-40
40. PL. C-41
41. PL. C-42
42. PL. C-43
43. PL. C-44
44. PL. C-45
45. PL. C-46
46. PL. C-47
47. PL. C-48
48. PL. C-49
49. PL. C-50
50. PL. C-51
51. PL. C-52
52. PL. C-53
53. PL. C-54
54. PL. C-55
55. PL. C-56
56. PL. C-57
57. PL. C-58
58. PL. C-59
59. PL. C-60
60. PL. C-61
61. PL. C-62
62. PL. C-63
63. PL. C-64
64. PL. C-65
65. PL. C-66
66. PL. C-67
67. PL. C-68
68. PL. C-69
69. PL. C-70
70. PL. C-71
71. PL. C-72
72. PL. C-73
73. PL. C-74
74. PL. C-75
75. PL. C-76
76. PL. C-77
77. PL. C-78
78. PL. C-79
79. PL. C-80
80. PL. C-81
81. PL. C-82
82. PL. C-83
83. PL. C-84
84. PL. C-85
85. PL. C-86
86. PL. C-87
87. PL. C-88
88. PL. C-89
89. PL. C-90
90. PL. C-91
91. PL. C-92
92. PL. C-93
93. PL. C-94
94. PL. C-95
95. PL. C-96
96. PL. C-97
97. PL. C-98
98. PL. C-99
99. PL. C-100
100. PL. C-101
101. PL. C-102
102. PL. C-103
103. PL. C-104
104. PL. C-105
105. PL. C-106
106. PL. C-107
107. PL. C-108
108. PL. C-109
109. PL. C-110
110. PL. C-111
111. PL. C-112
112. PL. C-113
113. PL. C-114
114. PL. C-115
115. PL. C-116
116. PL. C-117
117. PL. C-118
118. PL. C-119
119. PL. C-120
120. PL. C-121
121. PL. C-122
122. PL. C-123
123. PL. C-124
124. PL. C-125
125. PL. C-126
126. PL. C-127
127. PL. C-128
128. PL. C-129
129. PL. C-130
130. PL. C-131
131. PL. C-132
132. PL. C-133
133. PL. C-134
134. PL. C-135
135. PL. C-136
136. PL. C-137
137. PL. C-138
138. PL. C-139
139. PL. C-140
140. PL. C-141
141. PL. C-142
142. PL. C-143
143. PL. C-144
144. PL. C-145
145. PL. C-146
146. PL. C-147
147. PL. C-148
148. PL. C-149
149. PL. C-150
150. PL. C-151
151. PL. C-152
152. PL. C-153
153. PL. C-154
154. PL. C-155
155. PL. C-156
156. PL. C-157
157. PL. C-158
158. PL. C-159
159. PL. C-160
160. PL. C-161
161. PL. C-162
162. PL. C-163
163. PL. C-164
164. PL. C-165
165. PL. C-166
166. PL. C-167
167. PL. C-168
168. PL. C-169
169. PL. C-170
170. PL. C-171
171. PL. C-172
172. PL. C-173
173. PL. C-174
174. PL. C-175
175. PL. C-176
176. PL. C-177
177. PL. C-178
178. PL. C-179
179. PL. C-180
180. PL. C-181
181. PL. C-182
182. PL. C-183
183. PL. C-184
184. PL. C-185
185. PL. C-186
186. PL. C-187
187. PL. C-188
188. PL. C-189
189. PL. C-190
190. PL. C-191
191. PL. C-192
192. PL. C-193
193. PL. C-194
194. PL. C-195
195. PL. C-196
196. PL. C-197
197. PL. C-198
198. PL. C-199
199. PL. C-200
200. PL. C-201
201. PL. C-202
202. PL. C-203
203. PL. C-204
204. PL. C-205
205. PL. C-206
206. PL. C-207
207. PL. C-208
208. PL. C-209
209. PL. C-210
210. PL. C-211
211. PL. C-212
212. PL. C-213
213. PL. C-214
214. PL. C-215
215. PL. C-216
216. PL. C-217
217. PL. C-218
218. PL. C-219
219. PL. C-220
220. PL. C-221
221. PL. C-222
222. PL. C-223
223. PL. C-224
224. PL. C-225
225. PL. C-226
226. PL. C-227
227. PL. C-228
228. PL. C-229
229. PL. C-230
230. PL. C-231
231. PL. C-232
232. PL. C-233
233. PL. C-234
234. PL. C-235
235. PL. C-236
236. PL. C-237
237. PL. C-238
238. PL. C-239
239. PL. C-240
240. PL. C-241
241. PL. C-242
242. PL. C-243
243. PL. C-244
244. PL. C-245
245. PL. C-246
246. PL. C-247
247. PL. C-248
248. PL. C-249
249. PL. C-250
250. PL. C-251
251. PL. C-252
252. PL. C-253
253. PL. C-254
254. PL. C-255
255. PL. C-256
256. PL. C-257
257. PL. C-258
258. PL. C-259
259. PL. C-260
260. PL. C-261
261. PL. C-262
262. PL. C-263
263. PL. C-264
264. PL. C-265
265. PL. C-266
266. PL. C-267
267. PL. C-268
268. PL. C-269
269. PL. C-270
270. PL. C-271
271. PL. C-272
272. PL. C-273
273. PL. C-274
274. PL. C-275
275. PL. C-276
276. PL. C-277
277. PL. C-278
278. PL. C-279
279. PL. C-280
280. PL. C-281
281. PL. C-282
282. PL. C-283
283. PL. C-284
284. PL. C-285
285. PL. C-286
286. PL. C-287
287. PL. C-288
288. PL. C-289
289. PL. C-290
290. PL. C-291
291. PL. C-292
292. PL. C-293
293. PL. C-294
294. PL. C-295
295. PL. C-296
296. PL. C-297
297. PL. C-298
298. PL. C-299
299. PL. C-300
300. PL. C-301
301. PL. C-302
302. PL. C-303
303. PL. C-304
304. PL. C-305
305. PL. C-306
306. PL. C-307
307. PL. C-308
308. PL. C-309
309. PL. C-310
310. PL. C-311
311. PL. C-312
312. PL. C-313
313. PL. C-314
314. PL. C-315
315. PL. C-316
316. PL. C-317
317. PL. C-318
318. PL. C-319
319. PL. C-320
320. PL. C-321
321. PL. C-322
322. PL. C-323
323. PL. C-324
324. PL. C-325
325. PL. C-326
326. PL. C-327
327. PL. C-328
328. PL. C-329
329. PL. C-330
330. PL. C-331
331. PL. C-332
332. PL. C-333
333. PL. C-334
334. PL. C-335
335. PL. C-336
336. PL. C-337
337. PL. C-338
338. PL. C-339
339. PL. C-340
340. PL. C-341
341. PL. C-342
342. PL. C-343
343. PL. C-344
344. PL. C-345
345. PL. C-346
346. PL. C-347
347. PL. C-348
348. PL. C-349
349. PL. C-350
350. PL. C-351
351. PL. C-352
352. PL. C-353
353. PL. C-354
354. PL. C-355
355. PL. C-356
356. PL. C-357
357. PL. C-358
358. PL. C-359
359. PL. C-360
360. PL. C-361
361. PL. C-362
362. PL. C-363
363. PL. C-364
364. PL. C-365
365. PL. C-366
366. PL. C-367
367. PL. C-368
368. PL. C-369
369. PL. C-370
370. PL. C-371
371. PL. C-372
372. PL. C-373
373. PL. C-374
374. PL. C-375
375. PL. C-376
376. PL. C-377
377. PL. C-378
378. PL. C-379
379. PL. C-380
380. PL. C-381
381. PL. C-382
382. PL. C-383
383. PL. C-384
384. PL. C-385
385. PL. C-386
386. PL. C-387
387. PL. C-388
388. PL. C-389
389. PL. C-390
390. PL. C-391
391. PL. C-392
392. PL. C-393
393. PL. C-394
394. PL. C-395
395. PL. C-396
396. PL. C-397
397. PL. C-398
398. PL. C-399
399. PL. C-400
400. PL. C-401
401. PL. C-402
402. PL. C-403
403. PL. C-404
404. PL. C-405
405. PL. C-406
406. PL. C-407
407. PL. C-408
408. PL. C-409
409. PL. C-410
410. PL. C-411
411. PL. C-412
412. PL. C-413
413. PL. C-414
414. PL. C-415
415. PL. C-416
416. PL. C-417
417. PL. C-418
418. PL. C-419
419. PL. C-420
420. PL. C-421
421. PL. C-422
422. PL. C-423
423. PL. C-424
424. PL. C-425
425. PL. C-426
426. PL. C-427
427. PL. C-428
428. PL. C-429
429. PL. C-430
430. PL. C-431
431. PL. C-432
432. PL. C-433
433. PL. C-434
434. PL. C-435
435. PL. C-436
436. PL. C-437
437. PL. C-438
438. PL. C-439
439. PL. C-440
440. PL. C-441
441. PL. C-442
442. PL. C-443
443. PL. C-444
444. PL. C-445
445. PL. C-446
446. PL. C-447
447. PL. C-448
448. PL. C-449
449. PL. C-450
450. PL. C-451
451. PL. C-452
452. PL. C-453
453. PL. C-454
454. PL. C-455
455. PL. C-456
456. PL. C-457
457. PL. C-458
458. PL. C-459
459. PL. C-460
460. PL. C-461
461. PL. C-462
462. PL. C-463
463. PL. C-464
464. PL. C-465
465. PL. C-466
466. PL. C-467
467. PL. C-468
468. PL. C-469
469. PL. C-470
470. PL. C-471
471. PL. C-472
472. PL. C-473
473. PL. C-474
474. PL. C-475
475. PL. C-476
476. PL. C-477
477. PL. C-478
478. PL. C-479
479. PL. C-480
480. PL. C-481
481. PL. C-482
482. PL. C-483
483. PL. C-484
484. PL. C-485
485. PL. C-486
486. PL. C-487
487. PL. C-488
488. PL. C-489
489. PL. C-490
490. PL. C-491
491. PL. C-492
492. PL. C-493
493. PL. C-494
494. PL. C-495
495. PL. C-496
496. PL. C-497
497. PL. C-498
498. PL. C-499
499. PL. C-500
500. PL. C-501
501. PL. C-502
502. PL. C-503
503. PL. C-504
504. PL. C-505
505. PL. C-506
506. PL. C-507
507. PL. C-508
508. PL. C-509
509. PL. C-510
510. PL. C-511
511. PL. C-512
512. PL. C-513
513. PL. C-514
514. PL. C-515
515. PL. C-516
516. PL. C-517
517. PL. C-518
518. PL. C-519
519. PL. C-520
520. PL. C-521
521. PL. C-522
522. PL. C-523
523. PL. C-524
524. PL. C-525
525. PL. C-526
526. PL. C-527
527. PL. C-528
528. PL. C-529
529. PL. C-530
530. PL. C-531
531. PL. C-532
532. PL. C-533
533. PL. C-534
534. PL. C-535
535. PL. C-536
536. PL. C-537
537. PL. C-538
538. PL. C-539
539. PL. C-540
540. PL. C-541
541. PL. C-542
542. PL. C-543
543. PL. C-544
544. PL. C-545
545. PL. C-546
546. PL. C-547
547. PL. C-548
548. PL. C-549
549. PL. C-550
550. PL. C-551
551. PL. C-552
552. PL. C-553
553. PL. C-554
554. PL. C-555
555. PL. C-556
556. PL. C-557
557. PL. C-558
558. PL. C-559
559. PL. C-560
560. PL. C-561
561. PL. C-562
562. PL. C-563
563. PL. C-564
564. PL. C-565
565. PL. C-566
566. PL. C-567
567. PL. C-568
568. PL. C-569
569. PL. C-570
570. PL. C-571
571. PL. C-572
572. PL. C-573
573. PL. C-574
574. PL. C-575
575. PL. C-576
576. PL. C-577
577. PL. C-578
578. PL. C-579
579. PL. C-580
580. PL. C-581
581. PL. C-582
582. PL. C-583
583. PL. C-584
584. PL. C-585
585. PL. C-586
586. PL. C-587
587. PL. C-588
588. PL. C-589
589. PL. C-590
590. PL. C-591
591. PL. C-592
592. PL. C-593
593. PL. C-594
594. PL. C-595
595. PL. C-596
596. PL. C-597
597. PL. C-598
598. PL. C-599
599. PL. C-600
600. PL. C-601
601. PL. C-602
602. PL. C-603
603. PL. C-604
604. PL. C-605
605. PL. C-606
606. PL. C-607
607. PL. C-608
608. PL. C-609
609. PL. C-610
610. PL. C-611
611. PL. C-612
612. PL. C-613
613. PL. C-614
614. PL. C-615
615. PL. C-616
616. PL. C-617
617. PL. C-618
618. PL. C-619
619. PL. C-620
620. PL. C-621
621. PL. C-622
622. PL. C-623
623. PL. C-624
624. PL. C-625
625. PL. C-626
626. PL. C-627
627. PL. C-628
628. PL. C-629
629. PL. C-630
630. PL. C-631
631. PL. C-632
632. PL. C-633
633. PL. C-634
634. PL. C-635
635. PL. C-636
636. PL. C-637
637. PL. C-638
638. PL. C-639
639. PL. C-640
640. PL. C-641
641. PL. C-642
642. PL. C-643
643. PL. C-644
644. PL. C-645
645. PL. C-646
646. PL. C-647
647. PL. C-648
648. PL. C-649
649. PL. C-650
650. PL. C-651
651. PL. C-652
652. PL. C-653
653. PL. C-654
654. PL. C-655
655. PL. C-656
656. PL. C-657
657. PL. C-658
658. PL. C-659
659. PL. C-660
660. PL. C-661
661. PL. C-662
662. PL. C-663
663. PL. C-664
664. PL. C-665
665. PL. C-666
666. PL. C-667
667. PL. C-668
668. PL. C-669
669. PL. C-670
670. PL. C-671
671. PL. C-672
672. PL. C-673
673. PL. C-674
674. PL. C-675
675. PL. C-676
676. PL. C-677
677. PL. C-678
678. PL. C-679
679. PL. C-680
680. PL. C-681
681. PL. C-682
682. PL. C-683
683. PL. C-684
684. PL. C-685
685. PL. C-686
686. PL. C-687
687. PL. C-688
688. PL. C-689
689. PL. C-690
690. PL. C-691
691. PL. C-692
692. PL. C-693
693. PL. C-694
694. PL. C-695
695. PL. C-696
696. PL. C-697
697. PL. C-698
698. PL. C-699
699. PL. C-700
700. PL. C-701
701. PL. C-702
702. PL. C-703
703. PL. C-704
704. PL. C-705
705. PL. C-706
706. PL. C-707
707. PL. C-708
708. PL. C-709
709. PL. C-710
710. PL. C-711
711. PL. C-712
712. PL. C-713
713. PL. C-714
714. PL. C-715
715. PL. C-716
716. PL. C-717
717. PL. C-718
718. PL. C-719
719. PL. C-720
720. PL. C-721
721. PL. C-722
722. PL. C-723
723. PL. C-724
724. PL. C-725
725. PL. C-726
726. PL. C-727
727. PL. C-728
728. PL. C-729
729. PL. C-730
730. PL. C-731
731. PL. C-732
732. PL. C-733
733. PL. C-734
734. PL. C-735
735. PL. C-736
736. PL. C-737
737. PL. C-738
738. PL. C-739
739. PL. C-740
740. PL. C-741
741. PL. C-742
742. PL. C-743
743. PL. C-744
744. PL. C-745
745. PL. C-746
746. PL. C-747
747. PL. C-748
748. PL. C-749
749. PL. C-750
750. PL. C-751
751. PL. C-752
752. PL. C-753
753. PL. C-754
754. PL. C-755
755. PL. C-756
756. PL. C-757
757. PL. C-758
758. PL. C-759
759. PL. C-760
760. PL. C-761
761. PL. C-762
762. PL. C-763
763. PL. C-764
764. PL. C-765
765. PL. C-766
766. PL. C-767
767. PL. C-768
768. PL. C-769
769. PL. C-770
770. PL. C-771
771. PL. C-772
772. PL. C-773
773. PL. C-774
774. PL. C-775
775. PL. C-776
776. PL. C-777
777. PL. C-778
778. PL. C-779
779. PL. C-780
780. PL. C-781
781. PL. C-782
782. PL. C-783
783. PL. C-784
784. PL. C-785
785. PL. C-786
786. PL. C-787
787. PL. C-788
788. PL. C-789
789. PL. C-790
790. PL. C-791
791. PL. C-792
792. PL. C-793
793. PL. C-794
794. PL. C-795
795. PL. C-796
796. PL. C-797
797. PL. C-798
798. PL. C-799
799. PL. C-800
800. PL. C-801
801. PL. C-802
802. PL. C-803
803. PL. C-804
804. PL. C-805
805. PL. C-806
806. PL. C-807
807. PL. C-808
808. PL. C-809
809. PL. C-810
810. PL. C-811
811. PL. C-812
812. PL. C-813
813. PL. C-814
814. PL. C-815
815. PL. C-816
816. PL. C-817
817. PL. C-818
818. PL. C-819
819. PL. C-820
820. PL. C-821
821. PL. C-822
822. PL. C-823
823. PL. C-824
824. PL. C-825
825. PL. C-826
826. PL. C-827
827. PL. C-828
828. PL. C-829
829. PL. C-830
830. PL. C-831
831. PL. C-832
832. PL. C-833
833. PL. C-834
834. PL. C-835
835. PL. C-836
836. PL. C-837
837. PL. C-838
838. PL. C-839
839. PL. C-840
840. PL. C-841
841. PL. C-842
842. PL. C-843
843. PL. C-844
844. PL. C-845
845. PL. C-846
846. PL. C-847
847. PL. C-848
848. PL. C-849
849. PL. C-850
850. PL. C-851
851. PL. C-852
852. PL. C-853
853. PL. C-854
854. PL. C-855
855. PL. C-856
856. PL. C-857
857. PL. C-858
858. PL. C-859
859. PL. C-860
860. PL. C-861
861. PL. C-862
862. PL. C-863
863. PL. C-864
864. PL. C-865
865. PL. C-866
866. PL. C-867
867. PL. C-868
868. PL. C-869
869. PL. C-870
870. PL. C-871
871. PL. C-872
872. PL. C-873
873. PL. C-874
874. PL. C-875
875. PL. C-876
876. PL. C-877
877. PL. C-878
878. PL. C-879
879. PL. C-880
880. PL. C-881
881. PL. C-882
882. PL. C-883
883. PL. C-884
884. PL. C-885
885. PL. C-886
886. PL. C-887
887. PL. C-888
888. PL. C-889
889. PL. C-890
890. PL. C-891
891. PL. C-892
892. PL. C-893
893. PL. C-894
894. PL. C-895
895. PL. C-896
896. PL. C-897
897. PL. C-898
898. PL. C-899
899. PL. C-900
900. PL. C-901
901. PL. C-902
902. PL. C-903
903. PL. C-904
904. PL. C-905
905. PL. C-906
906. PL. C-907
907. PL. C-908
908. PL. C-909
909. PL. C-910
910. PL. C-911
911. PL. C-912
912. PL. C-913
913. PL. C-914
914. PL. C-915
915. PL. C-916
916. PL. C-917
917. PL. C-918
918. PL. C-919
919. PL. C-920
920. PL. C-921
921. PL. C-922
922. PL. C-923
923. PL. C-924
924. PL. C-925
925. PL. C-926
926. PL. C-927
927. PL. C-928
928. PL. C-929
929. PL. C-930
930. PL. C-931
931. PL. C-932
932. PL. C-933
933. PL. C-934
934. PL. C-935
935. PL. C-936
936. PL. C-937
937. PL. C-938
938. PL. C-939
939. PL. C-940
940. PL. C-941
941. PL. C-942
942. PL. C-943
943. PL. C-944
944. PL. C-945
945. PL. C-946
946. PL. C-947
947. PL. C-948
948. PL. C-949
949. PL

LEASE AGREEMENT

THIS LEASE AGREEMENT ("Agreement") is entered into between the County of San Luis Obispo, hereinafter referred to as "County" and the Shandon Valley Lions Club, hereinafter referred to as "Lessee," and will replace and supersede any and all previous written or verbal agreements made and entered into by and between County and Lessee with respect to the Premises hereinafter described.

1. **Premises:** County hereby leases to Lessee, and Lessee hereby hires and takes from County, for the term and upon the conditions hereinafter set forth, those certain premises located at 195 2nd Street known as the Shandon Community Building, more particularly described as Lots 1 and 2 in Block 8 of the Town of Shandon, County of San Luis Obispo, State of California, hereinafter referred to as "Premises," and shown on Exhibit "A," attached hereto and incorporated herein by reference.

2. **Term:** The term of this Agreement shall be for a period of one (1) year, with automatic annual renewals, commencing on **January 1, 2006**, and ending on **December 31, 2006**, both dates inclusive. This Lease may be terminated without cause by either party by giving ninety (90) days prior written notice to the other party of its intention to do so.

3. **Rent:** In lieu of monetary rent, consideration shall be Lessee's satisfactory performance of the services as set forth in this Agreement in a professional manner and acceptable to County.

4. **Use of Premises:** Lessee shall conduct, manage and maintain the Premises for the primary purpose of a operating a public meeting place and community building. In the event said premises ceases to be used or made available for such public service purposes during the term hereof, as determined by County General Services Director ("Director"), this Agreement shall immediately and automatically terminate.

Lessee agrees that no representation, except such as are contained herein, have been made to Lessee respecting the condition of the premises. The taking possession of the premises by Lessee shall be conclusive evidence as against Lessee that the premises were in acceptable and satisfactory condition when possession of the same was so taken; and Lessee will, at the termination of this Agreement, by lapse of time or otherwise, return the premises to County in as good condition, ordinary wear excepted.

Lessee shall operate the Premises in accordance with the following terms and conditions:

- A. **Lessee's Non-Profit Activities:** Lessee shall have the right to conduct its own non-profit activities on an occasional basis, which are consistent with County policy, and subject to the approval of the Director.
- B. **Social Functions:** Lessee shall have the right to make Premises available to other non-profit agencies or community groups and individuals to conduct activities and social functions on an occasional basis, which are consistent with County policy, subject to the approval of the Director. Lessee may establish a reservation policy and may charge reasonable fees for rental of said premises, and Lessee may retain all fees so charged and

collected to defray Premises operation and maintenance costs. Lessee may impose deposits to ensure protection of physical property, cleanliness, and security of premises, and may require renters to obtain any professional services deemed necessary by Lessee as steward of Premises (e.g. professional cleaning services, professional security services, etc.). Alcoholic beverages may only be served by Lessee, caterers or others in conjunction with special events (i.e., weddings, receptions, festivals, concerts, fundraisers, etc.) subject to all permits required by law first being obtained by Lessee.

- C. **Election Days:** It is understood by and between the parties hereto that the Premises shall be available to County on primary election day, general election days, and special election days. Lessee shall not rent the Premises on said days without prior written approval from the Director.
- D. **Inventory:** County-owned personal property provided to Lessee, if any, shall be identified by Lessee and County in writing. Lessee may utilize said property and shall assume full responsibility for property, at Lessee's sole cost and expense. At termination of Lease, Lessee shall surrender said property to County in same condition, ordinary wear excepted.

5. **Utilities:** County shall not be required to furnish any service to the Premises, including but not limited to heat, water, electrical, natural gas, propane, and garbage disposal, and shall not be liable for any failure of water supply or of any service by any utility. Lessee shall be responsible for all costs relative to the installation and use of utility services. Lessee shall place all utilities in the name of Lessee, and Lessee agrees to promptly pay all charges for all utilities and services used or charges imposed in or about or supplied to the Premises, and shall indemnify the County against any and all liability on such account.

6. **Janitorial:** Lessee shall provide janitorial service for the premises including, but not limited to, routine cleaning of the kitchen, appliances, restrooms, windows and floors.

7. **Maintenance and Repairs:** Lessee shall pay in each instance up to One Thousand Dollars (\$1,000) for all repairs to the Premises including, but not limited to, parking areas, electrical, plumbing and heating systems, walls, doors, appliances, roof, windows and floors, during the term of this Agreement and any extension or renewals thereof and shall not, at any time, commit or suffer to be committed any waste, neglect, nuisance, or unlawful act thereon. " Each instance" shall mean the entire repair effort made to restore proper function to a repaired item, whether the attempt is singular and successful or a series of repair efforts or cumulative instances of repair.

County shall pay repair costs to the Premises in the amount exceeding One Thousand Dollars (\$1,000) in each instance provided, however, that such repairs do not result from Lessee's negligence and/or failure to repair in a timely manner which results in increased repair costs.

Lessee accepts the premises, including the interior and exterior and all associated facilities "as-is." Lessee shall maintain and keep the Premises in a good state of repair, including but not limited to, electrical, lighting, plumbing facilities, heating, kitchen facilities, interior paint, roof, walls, doors and windows during the term of this Agreement and any extension or renewals thereof and shall not, at any time, commit or suffer to be committed any waste, nuisance, or unlawful act thereon.

Should Lessee fail or neglect to make repairs, as necessary to protect the health, safety, or

welfare of individuals using the Premises, County may, after reasonable notice to Lessee, make said repair and charge Lessee for same. Lessee shall reimburse County for said costs associated with repairs on demand.

No repair shall be undertaken until Lessee shall have procured and paid for all required permits and authorizations of various governmental departments or entities having jurisdiction. All work performed in connection with any repair shall be performed in a first class workmanlike manner and in compliance with all building and zoning laws, and with all other laws, ordinances, orders, rules, regulations, and requirements of all federal, state, and municipal governments and appropriate departments, commissions, boards, and officers thereof. There shall be maintained, at Lessee's expense, at all times during permitted construction, worker's compensation insurance in accordance with laws covering all persons employed in connection with the repair, and general liability insurance for the mutual benefit of County and Lessee covering the additional hazards during construction. Repairs that materially alter the structure are addressed in Paragraph 9 titled "Improvements."

8. **Landscaping:** Lessee shall be responsible for providing all existing trees, lawn and plants on the premises with routine care, including but not limited to, water, trimming, mowing, raking and weeding. Any refuse created by Lessee's responsibilities as contained in this Paragraph shall be promptly and properly disposed of at Lessee's sole cost and expense.

9. **Improvements:** The parties agree that Lessee shall have the right to make alterations to the building on the Premises, but that any such alterations shall be subject to the following conditions:

- A. No alteration shall be made at any time which shall impair the structural soundness or diminish the value of the building of which the Premises is a part.
- B. No alteration shall be made until all plans and specifications are submitted to and approved by the Director in writing.
- C. No alteration shall be undertaken until Lessee shall have procured and paid for all required permits and authorizations of various governmental departments or entities having jurisdiction.
- D. All work performed in connection with any alteration shall be performed in a first class workmanlike manner and in compliance with all building and zoning laws, and with all other laws, ordinances, orders, rules, regulations, and requirements of all federal, state, and municipal governments and appropriate departments, commissions, boards, and officers thereof. Nothing contained herein shall be construed by Lessee to be a waiver by the Director of Lessee's need to acquire building and construction permits including, but not limited to, required permits from the Planning and Building and Environmental Health Departments and other applicable licenses through governmental processes.
- E. There shall be maintained, at Lessee's expense, at all times during permitted construction or alteration, worker's compensation insurance in accordance with laws covering all persons employed in connection with the alteration, and general liability insurance for the mutual benefit of County and Lessee covering the additional hazards during construction.

10. **Ownership of Improvements:** At the expiration or earlier termination of this Agreement, all alterations, modifications, or improvements upon the Premises made by Lessee shall, absent any agreement between the County and Lessee to the contrary, become the property of the County. If

County otherwise elects, which election shall be made by giving a notice in writing prior to the expiration or other termination of this Agreement, such improvements shall be removed from the Premises at Lessee's sole cost and expense, and Lessee shall promptly repair any damage caused by such removal in a first class manner.

11. Indemnification: Lessee shall defend, indemnify and hold harmless the County, its officers and employees from any and all claims and demands, costs, expenses, judgments, attorney fees or liabilities that may be asserted by any person or entity that arise out of or in connection with the acts or omissions relating to the performance of any obligation or duty provided for or relating (directly or indirectly) to this Lease, the tenancy created under this Lease, or the Premises hereunder. The obligation to indemnify shall be effective and shall extend to all such claims and losses, in their entirety, even when such claims or losses arise from the comparative negligence of the County, its officers and employees. However, this indemnity will not extend to any claims or losses arising out of the sole negligence or willful misconduct of the County, its officers and employees.

The preceding paragraph applies to any theory of recovery relating to said act or omission by the Lessee, or its agents, employees or other independent contractors directly responsible to Lessee, including, but not limited to, the following:

- A. Violation of statute, ordinance, or regulation.
- B. Professional malpractice.
- C. Willful, intentional or other wrongful acts, or failures to act.
- D. Negligence or recklessness.
- E. Furnishing of defective or dangerous products.
- F. Premises liability.
- G. Strict liability.
- H. Inverse Condemnation.
- I. Violation of civil rights.
- J. Violation of any federal or state statute, regulation, or ruling resulting in a determination by the Internal Revenue Service, California Franchise Tax Board or any other California public entity responsible for collecting payroll taxes, when the Lessee is not an independent contractor.

It is the intent of the parties to provide the County the fullest indemnification, defense, and hold harmless rights allowed under the law. If any word(s) contained herein are deemed by a court to be in contravention of applicable law, said word(s) shall be severed from this contract and the remaining language shall be given full force and effect.

12. Insurance: Lessee shall obtain and maintain for the entire term of this Agreement, a certified copy of each insurance policy and deliver to the County, and obtain County approval of all such policies. Said policies shall be issued by companies authorized to do business in the State of California. Lessee shall maintain said insurance in force at all times. The following coverage with the following features shall be provided.

- A. **Commercial General Liability Insurance:** Lessee shall maintain in full force and effect for the period covered by this Agreement, commercial general liability insurance. This insurance shall include, but shall not be limited to, commercial general and automobile liability insurance providing protection against claims arising from bodily and personal injury, including death

resulting therefrom, and damage to property resulting from any act or occurrence arising out of Lessee's operations in the performance of this Agreement including, without limitation, acts involving vehicles. The policy shall provide not less than single limit coverage applying to bodily and personal injury, including death resulting therefrom, and property damage in the total amount of One Million Dollars (\$1,000,000.00). The following endorsements must be attached to the policy:

- (1) If the insurance policy covers on an "accident" basis, it must be changed to "occurrence".
- (2) The Liability policy must cover personal injury as well as bodily injury.
- (3) Blanket contractual liability must be afforded and the policy must contain a cross liability or severability of interest endorsement.

B. Workers' Compensation Insurance: In accordance with the provisions of sections 3700 et seq., of the California Labor Code, if Lessee has any employees, Lessee is required to be insured against liability for workers' compensation or to undertake self-insurance. Lessee agrees to comply with such provisions before commencing the performance of this Agreement.

C. Additional Insureds to be Covered: The commercial general liability policies shall name the "County of San Luis Obispo, its officers, employees, and agents" as additional insureds. The policy shall provide that the Lessee's insurance will operate as primary insurance maintained by the County, or additional insureds will be called upon to contribute to a loss hereunder.

D. Certification of Coverage: Prior to commencing work under this Agreement, Lessee and shall furnish County with the following for each insurance policy required to be maintained by this Agreement:

- (1) A copy of the Certificate of Insurance shall be provided. The certificate of insurance must include a certification that the policy will not be canceled or reduced in coverage or changed in any other material aspect without thirty (30) days prior written notice to the County.
- (2) Approval of Insurance by County shall not relieve or decrease the extent to which the Lessee may be held responsible for payment of damages resulting from Lessee's services or operations pursuant to this Agreement. Further, County's act of acceptance of an insurance policy does not waive or relieve Lessee's obligations to provide the insurance coverage required by the specific written provisions of this Agreement.

E. Effect of Failure of Refusal: If Lessee fails or refuses to procure or maintain the insurance required by this Agreement, or fails or refuses to furnish County with the certifications required by subparagraph (D) above, County shall have the right, at its option, to forthwith terminate the Agreement for cause.

13. Assignment: Lessee shall neither transfer nor assign this Agreement or any property on the Premises, nor sublet the Premises or any part thereof or any property thereon, nor grant any interest, privilege, or license whatsoever in connection with this Agreement.

14. Waiver: Lessee hereby waives any claim against the County, its officers, agents or employees for

damage or loss caused by any suit or proceeding directly or indirectly attacking the validity of this Agreement, or any part thereof or by any judgement or award in any suit or proceeding declaring this Agreement null, void or voidable, or delaying the same or any part thereof from being carried out.

15. Rules & Laws: The Director reserves the right at any time to make such reasonable rules and regulations as in his judgment may from time to time be necessary for the safety, care, and cleanliness of the Premises, and for the preservation of good order therein, and Lessee hereby agrees to strictly comply therewith. County and Lessee further agree and promise to comply with and observe any and all statutes, ordinances, rules and regulations, including, those of the Federal, State, Municipal, County or other public authority, and as amended, as well as those relating to land use and zoning now or hereafter applicable to the premises, and to all covenants, easements, reservations and restrictions of record applicable to the premises.

16. Notices: All notices to Lessee shall be given in writing personally or by depositing the same in the United States mail, postage prepaid, or by certified or registered mail, return receipt requested, and addressed to Lessee at:

Shandon Valley Lions Club
Attn: President
P.O. Box 55
Shandon, CA 93461

All notices to County shall be given in writing personally or by depositing the same in the United States mail, postage prepaid, or by certified or registered mail, return receipt requested, and addressed to:

County of San Luis Obispo
Department of General Services
Attention: Real Property Manager
1087 Santa Rosa Street
San Luis Obispo, CA 93408

Either party may change address by notifying the other party in writing.

17. Taxes: During the term of this Agreement, Lessee hereby agrees to pay, prior to delinquency, all taxes and assessments, including both general and special, levied or assessed against the Premises and in connection with the Premises and Lessee's operation thereof, including without limitation, taxes on Lessee's possessory interest hereunder or in the Premises, and taxes or assessments on all structures, improvements, and fixtures now or hereinafter existing on the Premises, and on any personal property situated in, on, or about the Premises, or in, on or about any structures or improvements thereon. **Lessee is hereby informed that a possessory interest subject to property taxation shall be created by this Agreement and that the party to whom the possessory interest is vested (Lessee) shall be subject to the payment of property taxes levied on such interest and must pay such taxes.**

18. Inspection of Premises: Director reserves the right of ingress and egress at any reasonable time to inspect, investigate and survey the Premises as deemed necessary by Director, and the right to reasonably request that Lessee perform any and all work of any nature for the preservation and

maintenance of the Premises or improvements thereon.

19. **Non-Discrimination:** Lessee and County shall not discriminate against any person or class of persons in violation of the Civil Rights Act of 1964 as amended or any other applicable laws prohibiting discrimination in the use of the Premises.

20. **Safety:** Lessee shall immediately correct any unsafe condition on the premises, as well as any unsafe practices occurring thereon. Lessee shall obtain emergency medical care for any member of the public who is in need thereof, because of illness or injury occurring on the premises and shall operate the Premises in a manner to protect the health, safety, and welfare of the general public.

21. **Protection on Premises:** Lessee agrees to take all reasonable precautions to protect Premises from damage, theft, vandalism and other such hazards.

22. **Law:** This Agreement has been executed and delivered in the State of California and the validity, enforceability and interpretation of any of the clauses of this Agreement shall be determined and governed by the laws of the State of California.

23. **Venue:** The duties and obligations of the parties created hereunder are performable in San Luis Obispo County, and such County shall be the venue for any action or proceeding that may be brought or arise out of or in connection with or by reason of this Lease.

24. **Americans with Disabilities Act:** County, as required by law, hereby agrees to install any and all equipment, perform any and all alterations, improvements or modifications to the Premises such that the Premises are in compliance with the Americans With Disabilities Act of 1990, 42 U.S.C. sect. 12101 et seq., ("ADA").

25. **Smoking:** Entire indoor portion of the building shall be a non-smoking building and therefore, no smoking shall be allowed in the indoor portion of the premises.

26. **Hazardous Waste:** Lessee and County shall at all times and in all respects comply with all federal, state and local laws, ordinances and regulations ("Hazardous Materials Laws") relating to industrial hygiene, environmental protection, or the use, analysis, generation, manufacture, storage, disposal or transportation of any oil, flammable explosives, asbestos, UREA formaldehyde, radioactive materials or waste, or other hazardous, toxic, contaminated or polluting materials, substances or wastes, including, without limitation, any "hazardous substances," "hazardous wastes," "hazardous materials" or "TOXIC SUBSTANCES" under such laws, ordinance or regulations (collectively, "Hazardous Materials"). Lessee shall, except in the event of County's sole negligence, indemnify, defend, protect, and hold County, each of County's officers, directors, employees, agents, attorneys, successors and assigns, free and harmless from and against any and all claims, liabilities, penalties, forfeitures, losses or expenses or death of or injury to any person or damage to any property whatsoever, arising from or caused in whole or in part, directly or indirectly, by: (a) The presence in, on, under or about the Premises or discharge in or from the premises of any Hazardous Materials or Lessee's use, analysis, storage, transportation, disposal, release, threatened release, discharge or generation of Hazardous Materials, to, in, on, under, about or from the Premises, or (b) Lessee's or County's failure to comply with any Hazardous

Materials Law. Lessee's or County's obligations hereunder shall include, without limitation, and whether foreseeable or unforeseeable, all costs of any required or necessary repair, cleanup or detoxification or decontamination of the Premises, and the preparation and implementation of any closure, remedial action or other required plans in connection therewith caused by Lessee and County and shall survive the expiration or earlier termination of the term of the Lease. For purposes of the release and indemnity provisions hereof, any acts or omissions of County, or by employees, agents, assignees, Contractors or subcontractors of County or others acting for or on behalf of County (whether or not they are negligent, intentional, willful or unlawful) shall be strictly attributable to County.

27. Termination: In the event Lessee fails to comply with any term or condition hereof, County may, thirty (30) days after written notice to Lessee, terminate this Agreement if Lessee has not corrected said deficiency, term, or condition; provided that no waiver by County of any failure by Lessee to comply with any term or condition of this Agreement shall be or be construed to be a waiver by County of any similar or other failure by Lessee to comply with any term or condition of this Agreement.

28. Closure: At any time, should an occurrence such as war, armed conflict, public emergency, public nuisance, calamity, fire, earthquake, flood, act of God, strike, or similar act, or other event which necessitates the closing of the Premises, or a portion thereof, to the general public, and prevent performance of this Agreement in accordance with the rights and privileges granted herein, Lessee shall have no recourse by law or equity to County for losses incurred.

29. Eminent Domain: If the whole of the premises shall be taken or condemned by any competent authority under power of eminent domain for a public or a quasipublic use or purpose, then the services Lessee hereby created shall cease and terminate as of the date actual physical possession of the premises is taken by the condemnor. All compensation and damages awarded for such total taking shall belong to and be the sole property of County, provided, however, that Lessee shall be entitled to receive any award for the taking of or damage to Lessee's equipment, fixtures, or any improvements made by Lessee to the premises which the Lessee would have had, but for the condemnation, the right to remove on expiration or sooner termination of this Agreement.

In the event that there shall be partial taking of the premises during the Lease term under the power of eminent domain, this Agreement shall terminate as to the portion of the premises so taken on the date when actual physical possession of said portion is taken by the condemnor, but this Agreement shall at County's option, continue in full force and effect. The compensation and damages for such partial taking shall belong to and be sole property of County, provided, however, that Lessee shall be entitled to receive any award made by Lessee to the premises which Lessee would have had, but for the condemnation, the right to remove on expiration or sooner termination of this Agreement, and, in the event that this Agreement is continued as to the portion of the premises not condemned, any award made for alterations, modifications or repairs which may be reasonably required in order to place the remaining portion of the premises not taken in a suitable condition shall belong to County.

30. Breach: Notwithstanding any other provisions contained herein, County may cancel and terminate this Agreement if Lessee shall fail, neglect or refuse to perform and obey any term or condition set forth in this Agreement, after County has given to Lessee written notice of thirty (30) days to do so, unless such failure, neglect or refusal by nature cannot be remedied within thirty (30) days of said notice and Lessee has within thirty (30) days of the notice commenced and does thereafter continue diligent

efforts to remedy such failure, neglect or refusal. Any waiver by County of any failure by Lessee to comply with the terms and conditions of this Lease shall not be construed to be a waiver by County of any similar or other failure by Lessee to comply with any other term or condition hereof.

31. **Severability:** The invalidity of any provision of this Agreement shall not affect the validity, enforceability of any other provision of this Agreement.

32. **Entire Agreement and Modifications:** This Agreement embodies the whole Lease between the parties hereto as it pertains to the subject real property and there are no promised terms, conditions, or obligations referring to the subject matter hereof, other than as contained herein. Any alterations, changes or modifications to this Agreement must be in writing and executed by both Lessee and County.

/////////////////////////////////NOTHING FURTHER PAST THIS POINT/////////////////////////////////

B-4
13

IN WITNESS WHEREOF, the parties hereto have executed this Lease Agreement this _____ day of _____, 2006.

COUNTY OF SAN LUIS OBISPO

By: _____
Chairperson of the Board of Supervisors

Approved by the Board of Supervisors
this _____ day of _____, 2006.

ATTEST:

Clerk of the Board of Supervisors

APPROVED AS TO FORM AND LEGAL
EFFECT:

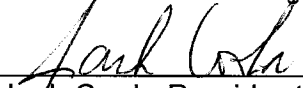
JAMES B. LINDHOLM, JR.
County Counsel

By: 
Deputy County Counsel

Date: 12/19/05

By Lessee: Shandon Valley Lions Club

I, **Jack Cook**, certify that I am authorized to sign as
President of the Shandon Valley Lions Club the within
instrument in my stated capacity and that said execution of
the same shall be binding.


Jack Cook, President

Date: 12-15-05

B-4
14

7-51017-181

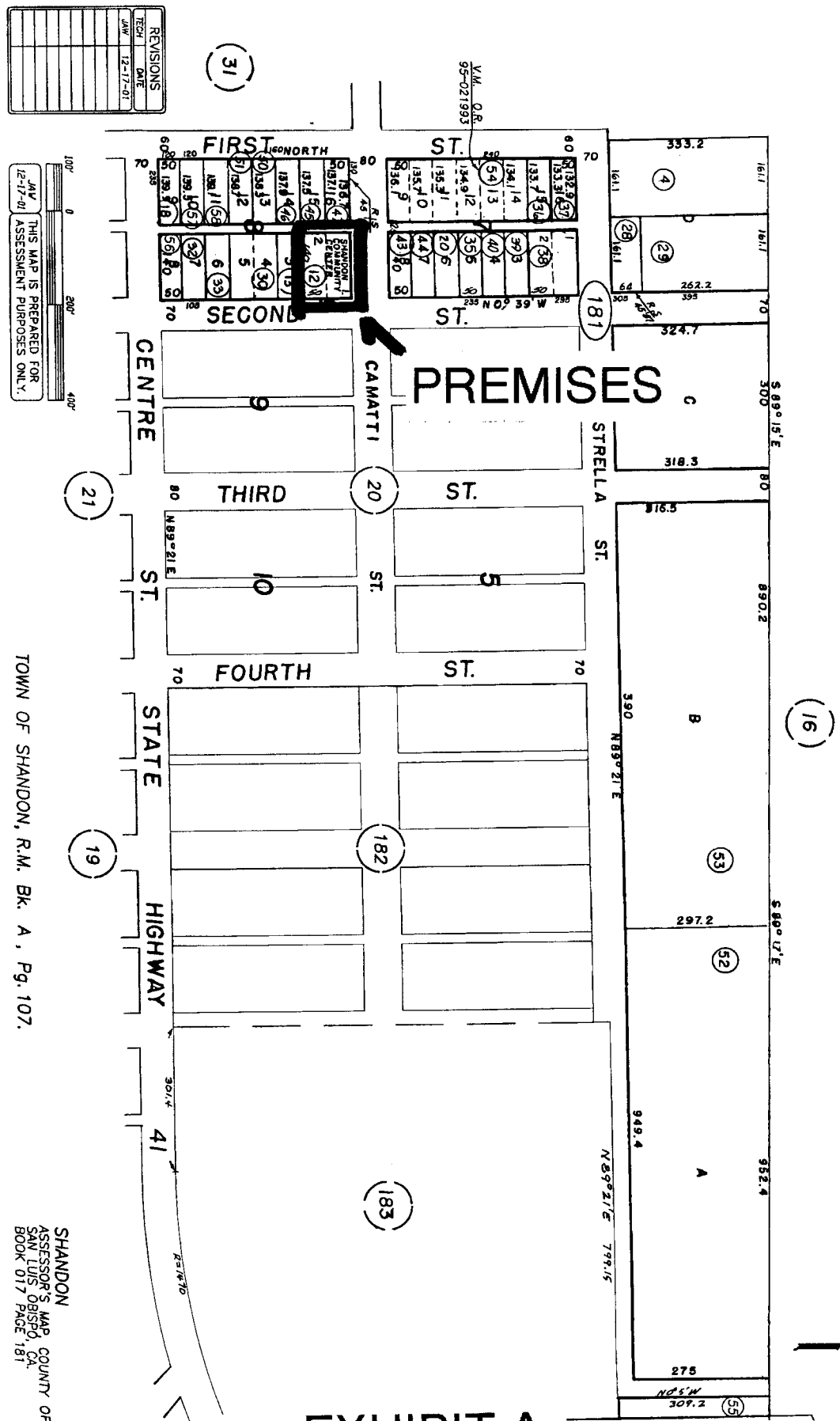
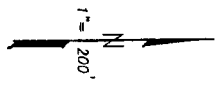


EXHIBIT A